# § 13.40

- (d) The hearing is informal and the rules of evidence do not apply. No motions or objections relating to the admissibility of information and views may be made or considered, but other participants may comment upon or rebut all such information and views. No participant may interrupt the presentation of another participant for any reason.
- (e) Within the time specified by the Board after its first hearing, participants may submit written rebuttal information and views in accordance with §13.20. The Chariman will then schedule a second hearing, if requested and justified by a participant. A second hearing, and any subsequent hearing, will be called only if the Chairman concludes that it is needed to fully and fairly present information that cannot otherwise adequately be considered and to properly resolve the issues. Notice of the time and location of any hearing is to be published at least 15 days in advance. The hearing is open to the pub-
- (f) A Board may consult with any person who it concludes may have information or views relevant to the issues
- (1) The consultation may occur only at an announced hearing of a Board. Participants have the right to suggest or, with the permission of the Chairman, ask questions of the consultant and present rebuttal information and views, as provided in paragraphs (c) and (d) of this section except that written statements may be submitted to the Board with the consent of all participants.
- (2) A participant may submit a request that the Board consult with a specific person who may have information or views relevant to the issues. The request will state why the person should be consulted and why the person's views cannot be furnished to the Board by means other than having FDA arrange for the person's appearance. The Board may, in its discretion, grant or deny the request.
- (g) All hearings are to be transcribed. All hearings are open to the public, except that a hearing under §10.20(j)(3) is closed to all persons except those persons making and participating in the presentation and Federal Government

- executive branch employees and special Government employees. At least a majority of Board members are to be present at every hearing. The executive sessions of a Board, during which a Board deliberates on the issues, are to be closed and are not transcribed. All members of the Board shall vote on the report of the Board.
- (h) All legal questions are to be referred to the Chief counsel for FDA for resolution. The Chief Counsel's advice on any matter of procedure or legal authority is to be transmitted in writing and made a part of the record or presented in open session and transcribed.
- (i) At the conclusion of all public hearings the Board will announce that the record is closed to receiving information. The Board will provide an opportunity for participants to submit written statements of their positions, with proposed findings and conclusions, and may in its discretion, provide an opportunity for participants to summarize their positions orally.
- (j) The Board will prepare a decision on all issues. The decision is to include specific findings and references supporting and explaining the Board's conclusions, and a detailed statement of the reasoning on which the conclusions are based. Any member of the Board may file a separate report stating additional or dissenting views.

# Subpart C—Records of a Hearing Before a Board

# § 13.40 Administrative record of a Board.

- (a) The administrative record of a hearing before a Board consists of the following:
- (1) All relevant FEDERAL REGISTER notices.
- (2) All written submissions under §13.20.
- (3) The transcripts of all hearings of the Board.
  - (4) The initial decision of the Board.
- (b) The record of the administrative proceeding is closed—
- (1) Relevant to receiving information and data, at the time specified in  $\S13.30(i)$ ; and
- (2) Relevant to pleadings, at the time specified in §13.30(i) for filing a written

statement of position with proposed findings and conclusions.

(c) The Board may, in its discretion, reopen the record to receive further evidence at any time before filing an initial decision.

#### §13.45 Examination of administrative record.

(a) The availability for public examination and copying of each document which is a part of the administrative record of the hearing is governed by §10.20(j). Each document available for public examination or copying is placed on public display in the office of the Division of Dockets Management promptly upon receipt in that office.

(b) Lists of nominees and comments submitted on them under §13.10(b)(3) are not subject to disclosure unless they become an issue in a court proceeding.

#### §13.50 Record for administrative decision.

The administrative record of the hearing specified in §13.40(a) constitutes the exclusive record for decision.

# PART 14—PUBLIC HEARING BEFORE A PUBLIC ADVISORY COMMITTEE

## Subpart A—General Provisions.

Sec.

14.1 Scope.

14.5 Purpose of proceedings before an advisory committee.

14.7 Administrative remedies.

14.10 Applicability to Congress.14.15 Committees working under a contract with FDA.

# **Subpart B—Meeting Procedures**

14.20 Notice of hearing before an advisory committee.

14.22 Meetings of an advisory committee.

14.25 Portions of advisory committee meetings.

14.27 Determination to close portions of advisory committee meetings.

14.29 Conduct of a hearing before an advisory committee.

14.30 Chairman of an advisory committee. 14.31 Consultation by an advisory com-

mittee with other persons.

14.33 Compilation of materials for members of an advisory committee.

14.35 Written submissions to an advisory committee.

14.39 Additional rules for a particular advisory committee.

#### Subpart C—Establishment of Advisory Committees

- 14.40 Establishment and renewal of advisory committees.
- Termination of advisory committees.

# Subpart D—Records of Meetings and **Hearings Before Advisory Committees**

- 14.60 Minutes and reports of advisory committee meetings.
- 14.61 Transcripts of advisory committee meetings.
- 14.65 Public inquiries and requests for advisory committee records.
- 14.70 Administrative record of a public hearing before an advisory committee.
- 14.75 Examination of administrative record and other advisory committee records.

## Subpart E—Members of Advisory Committees

14.80 Qualifications for members of standing policy and technical advisory committees.

14.82 Nominations of voting members of standing advisory committees.

14.84 Nominations and selection of nonvoting members of standing technical advisory committees.

14.86 Rights and responsibilities of nonvoting members of advisory committees.

14.90 Ad hoc advisory committee members.

14.95 Compensation of advisory committee members.

## Subpart F—Standing Advisory Committees

14 100 List of standing advisory committees

# Subpart G—Technical Electronic Products Radiation Safety Standards Committee

14.120 Establishment of the Technical Electronic Product Radiation Safety Standards Committee (TEPRSSC).

14.122 Functions of TEPRSSC.

Procedures of TEPRSSC

14.127 Membership of TEPRSSC.

Conduct of TEPRSSC availability of TEPRSSC records.

## Subpart H—Color Additive Advisory Committees

14.140 Establishment of a color additive advisory committee.

14.142 Functions of a color additive advisory committee.

14.145 Procedures of a color additive advisory committee.

14.147 Membership of a color additive advisory committee.